#### **ANALYSIS**

The ordinance amends Title 12 - Environmental Protection, of the Los Angeles

County Code, to revise fees for the hazardous materials, hazardous waste, and the

California Accidental Release Prevention programs; to require new businesses to obtain

unified program permits prior to commencing operations; and to revise penalties for

non-payment of fees, failure to submit chemical disclosure information, and operating

without a permit.

RAYMOND J. FORTNER, JR. County Counsel

Ву

ERIC R. YOUNG Principal Deputy County Counsel Public Works Division

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04/07/05 (Requested) 04/26/05 (Revised)

ORDINANCE NO.	

An ordinance amending Title 12 - Environmental Protection, of the Los Angeles County Code relating to unified program permit requirements and hazardous materials and hazardous waste permit fees.

The Board of Supervisors of the County of Los Angeles ordains as follows:

**SECTION 1.** Section 12.50.060 is hereby amended to read as follows:

12.50.060 Late payment penalty.

If any fee required to be paid pursuant to Sections 12.50.040 and 12.50.050 of this chapter is not paid in full prior to the delinquency date as defined in Section 12.50.055 of this chapter, in addition to such fee(s), the facility or permittee shall pay a late payment penalty equal to 2540 percent of the total assessed fee(s). If payment is made by mail, the date of payment is determined by the postmark date.

**SECTION 2.** Section 12.50.075 is hereby amended to read as follows:

12.50.075 Permit required.

Every person, business, or business concern within the jurisdiction of the LACoCUPA and subject to the requirements of one or more of the program elements shall be required to apply for, pay the permit fees required by this chapter, and obtain annually from the LACoCUPA a unified program facility permit for the program elements applicable to such facility prior to the commencement of any business or

activity related to any of the program elements. Every person, business or business concern within 30 days after falling under the provisions of one or more of the program elements shall apply for the permit required by this section Each such permit shall be annually renewed as provided for in this chapter. The permit required under this section shall be posted and conspicuously displayed at the location falling under the requirements of this chapter.

**SECTION 3.** Section 12.50.080 is hereby amended to read as follows:

12.50.080 Permit -- Application requirements.

A. \_\_\_Every person, business, or business concern subject to the requirements of one or more of the program elements and not already possessing a unified program facility permit for the program element(s) shall <u>immediately</u> file an application with the chief, upon a form to be provided by the chief, and <del>will subsequently be invoiced for pay</del> the required fee(s) assessed pursuant to this chapter, including any state imposed service charges.

- B. Every application required by the provisions of this chapter shall be written in a clear and legible manner.
- C. Every person preparing any application required by the provisions of this chapter shall sign his true name and give the true name and current address of the applicant and shall attest to the truth and accuracy of the information provided.
- D. No person shall make any false statement or representation in any application, record, permit, or other document filed or used for the purposes of compliance with this chapter.

E. If an application for a permit is withdrawn before it has been completely processed by the chief, and the applicant has not engaged in any activity for which the permit is required, the chief shall refund to the applicant 50 percent of the permit fee.

No refunds shall be made when the application has been completely processed.

**SECTION 4.** Section 12.50.085 is hereby amended to read as follows:

12.50.085 Permit -- Period of validity -- Renewals.

A. Except as provided in subsections B and C of this section, uUnified program facility permits required by this chapter shall be issued for a period of one year, with the permit year beginning on July 1st, and extending through June 30th of the following year. A valid permit shall be renewable from year to year upon payment, on or before the delinquency date of contained in the invoice for each such year, of the fees assessed pursuant to Sections 12.50.040 and 12.50.050 of this chapter, or upon payment of such fees and any late payment penalty imposed pursuant to Section 12.50.060 of this chapter, provided the facility is in compliance with all conditions and limitations of such permit.

B. Where an initial unified program facility permit is issued to a person, business or business concern commencing during a permit year, as defined in subsection A above, the annual permit fee for each program element shall be prorated on a quarterly basis as follows:

1. If the activity commences during the months of July, August or September, the full permit fee;

- 2. If the activity commences during the months of October, November or December, three-quarters of the annual fee;
- 3. If the activity commences during the months of January, February or March, one half of the annual fee;
- 4. If the activity commences during the months of April, May or June, one-quarter of the annual fee.

C. Under a staggered billing program, consolidated unified program facility permits required by this chapter or the billing year associated with the permit may be issued throughout the year on a staggered basis. The permit will cover a period of one year. A valid permit shall be renewable from year to year upon payment, on or before the delinquency date of the invoice for each such year, of the fees required by Sections 12.50.040 and 12.50.050 of this chapter, or upon payment of such fees and any late payment penalty imposed pursuant to Section 12.50.060 of this chapter, provided the facility is in compliance with all conditions and limitations of such permit. Permits or billing invoices, covering a period of time greater or lesser than one year may be issued to facilities being transitioned to a staggered billing or permit system.

**SECTION 5.** Section 12.50.105 is hereby amended to read as follows:

#### 12.50.105 Notice of permit hearing.

If the chief makes a preliminary determination that a person, business, or business concern to whom a unified program facility permit has been issued may not be conducting the permitted activities in accordance with applicable statutes, regulations,

or minimum standards such that permit suspension or revocation may be required or has failed to timely pay the permit fees, the chief shall so notify such person, business, or business concern. The written notice shall briefly describe the violation and specify a time and place of a hearing at which such person, business, or business concern will be afforded an opportunity to present evidence showing there has been no such violation or that the violation has been corrected. The notice shall state that failure to appear and present such evidence may result in suspension or revocation of the permit.

**SECTION 6.** Section 12.50.112 is hereby added to read as follows:

# 12.50.112 Operating without a valid permit.

No person, business, or business concern shall engage in, conduct, manage, or carry on any business or other activity for which a unified program facility permit is required under this chapter if:

- A. They have not obtained a unified program facility permit for such business or activity pursuant to the provisions of this chapter and paid the required permit fees and penalties; or
  - B. The permit has expired or has been suspended or revoked.

**SECTION 7.** Section 12.50.115 is hereby amended to read as follows:

12.50.115 Operating without a permit -- Deemed misdemeanor -- Penalty.

Any person who violates the requirements of Sections 12.50.075 or 12.50.100 of this chapter, shall be guilty of a misdemeanor, punishable by fine not to exceed

\$1,000.00, or by imprisonment in the County Jail for a period not exceeding six months, or both. Such fine shall not be more than \$500.00, and shall:, pursuant to Section 1.24.020 A of the county code.

- A. For the first violation, not be less than \$100.00;
- B. For the second and any subsequent violation, be \$500.00.

The provisions of this section are in addition to and independent of any other sanctions, penalties, or liabilities which are or may be imposed under this chapter, state laws, and regulations applicable to the program elements which apply to the facility, other chapters of the county code related to program elements applicable to the person, business, or business concern, or any other provisions of the Act.

**SECTION 8.** Section 12.50.125 is hereby amended to read as follows:

12.50.125 Violation of injunction -- Civil penalty.

Any person who violates any injunction issued pursuant to Section 12.50.120 shall be liable for a civil penalty payable to the forester and fire warden not to exceed \$2501,000.00 for each day of violation of any such injunction.

**SECTION 9.** Section 12.50.150 is hereby amended to read as follows:

12.50.150 Installment payment system.

LACoCUPA may implement, with the concurrence, where applicable, of the PA to the LACoCUPA, an installment payment system for unified program facilities requesting such service. If any installment payment is delinquent, a <u>2540</u> percent late payment penalty shall be applied to the full amount of the single fee issued pursuant to

Section 12.50.035 of this chapter. If any installment payment is not paid within 120 days of the original invoice date, a certificate of lien may be recorded pursuant to Section 12.50.065 of this chapter.

**SECTION 10.** Section 12.50.160 is hereby added to read as follows:

12.50.160 Actions to collect permit fees.

The county treasurer tax collector may bring suit for the recovery of any permit fee or late payment penalty required by this chapter imposed against any person, business, or business concern.

**SECTION 11.** Section 12.52.020 is hereby amended to read as follows:

12.52.020 Hazardous waste license Unified program facility permit required.

Every person, business, or business concern within the jurisdiction of the Los Angeles County Certified Unified Program AgencyLACoCUPA in accordance with the provisions of Chapter 6.11 of Division 20 of the California Health and Safety Code which is a hazardous waste generator or which is handling hazardous waste, except solely as a transporter, or except when engaging in other handling of hazardous waste the permitting and regulation of which is within the sole jurisdiction of the state or federal government, shall be required annually to obtain from the forester and fire wardenLACoCUPA a Los Angeles County hazardous waste license unified program facility permit in accordance with Chapter 12.50 of this code. Every person, business, or business concern within 30 days of shall apply for the unified program facility permit

and pay any permit fees as required by this chapter before generating or handling a hazardous or extremely hazardous waste-shall apply for the license required by this section. The license permit required under this section shall be posted and conspicuously displayed at the location where the hazardous waste is generated or otherwise handled.

**SECTION 12.** Section 12.52.025 is hereby amended to read as follows:

12.52.025 <u>LicensePermit</u> -- Application requirements.

Every person, business, or business concern applying for the hazardous waste licenseunified program facility permit required by this chapter shall file an application with the chief, upon a form to be provided by the chief, in accordance with the provisions of Chapter 12.50 of the county code and will subsequently be invoiced for pay the required fee and late fee, if any late payment penalty.

**SECTION 13.** Section 12.52.040 is hereby amended to read as follows:

12.52.040 <u>LicensePermit</u> -- Period of validity -- Renewals -- Fee proration.

A. Except as provided in subsections B and C of this section, hazardous waste licenses Unified program facility permits for the hazardous waste program element required by this chapter shall be issued for a period of one year, with the license year beginning on July 1st, and extending through June 30th of the following year. Such licenses A valid permit shall be renewable from year to year upon payment, on or before the delinquency date of contained in the invoice for each such year, of the

fees required by assessed pursuant to Section 12.52.070 of this chapter, or upon payment of such fees plus any late fees payment penalty imposed pursuant to Section 12.52.080 of this chapter, provided the facility is in compliance with all conditions and limitations of such permit.

B. Where an initial hazardous waste license is issued to a person, business or business concern commencing during a license year, as defined in subsection A above, the license fee shall be:

1. If the activity commences during the months of July, August or September, the full annual fee;

2. If the activity commences during the months of October, November, or December, three quarters of the annual fee;

3. If the activity commences during the months of January, February, or March, one half of the annual fee;

4. If the activity commences during the months of April, May or June, one-quarter of the annual fee.

C. Unified program facility permits issued in accordance with Chapter 12.50 of the county code shall include hazardous waste licenses. The period of validity and renewal requirements for such permits shall be governed by Chapter 12.50 of the county code.

**SECTION 14.** Section 12.52.060 is hereby amended to read as follows:

# 12.52.060 Temporary activity licensing procedures Operating without a valid permit.

A. Notwithstanding Section 12.52.040, if the applicant for a license under this chapter shows to the satisfaction of the chief that because a business or occupation or other activity is of a seasonal nature, or because of statutory or ordinance regulations or restrictions, or because of termination or loss of lease, or because of acquisition by the public of the premises on which the occupation or business or other activity is situated, or because of similar reasons, such business, occupation or activity can only be carried on for a limited period of time, not more than three-quarters of a year, a license may be issued for such period of time and the license fee shall be the following fraction of the annual fee:

- 1. One-quarter of a year or less -- one-fourth of annual fee;
- 2. More than one-quarter but not more than one-half of a year--one-half of annual fee:
- 3. More than one-half but not more than three-quarters of a year-three-fourths of annual fee.
- B. Such license may be issued for the limited period without regard to fiscal years.

No person, business, or business concern shall engage in, conduct, manage, or carry on any business or other activity for which a unified program facility permit is required under this chapter if:

- A. They have not obtained a unified program facility permit for such business or activity pursuant to the provisions of this chapter and paid the required permit fees and penalties; or
  - B. The permit has expired or has been suspended or revoked.SECTION 15. Section 12.52.065 is hereby amended to read as follows:
- 12.52.065 Terms and scope of hazardous waste license Operating without a permit -- Deemed misdemeanor -- Penalty.

The hazardous waste license application on file with the forester and fire warden shall identify the date issued, the kind of business for which issued, the specific activity for which issued, the specific location or locations at which such activity is to be conducted or operated, and the person, business or business concern to whom the license is issued. The license shall be valid only for the identified activities conducted or operated at the identified locations by the identified persons. If a person, business, or business concern changes activity such that hazardous waste is no longer generated or handled and a valid hazardous waste license would no longer be required, the person, business or business concern shall notify the chief in writing within 30 days of the change and that a license is no longer required. If a person, business or business concern holding a valid hazardous waste license adds activities involving generation or handling of hazardous waste, the chief shall be notified in writing within 30 days that the activities have been added.

Any person who violates the requirements of Section 12.52.020 of this chapter shall be guilty of a misdemeanor, punishable by fine not to exceed \$1,000.00, or by imprisonment in the County Jail for a period not exceeding six months, or both, pursuant to Section 1.24.020 A of the county code.

The provisions of this section are in addition to and independent of any other sanctions, penalties, or liabilities which are or may be imposed under this chapter, state laws, and regulations applicable to the program elements which apply to the facility, other chapters of the county code related to program elements applicable to the person, business, or business concern, or any other provisions of the Act.

**SECTION 16.** Section 12.52.070 is hereby amended to read as follows:

# 12.52.070 Fees to be paid by hazardous waste generators.

A. Beginning with the 2000<u>5</u>-2001<u>6</u> fiscal year, the annual fee, for the issuance of a <u>unified program facility permit for the hazardous waste <del>license, program</del> <u>element</u> required to be paid to the forester and fire warden by every person, business, or business concern generating or handling a hazardous or extremely hazardous waste shall be as follows:</u>

Fee Group	Number of Employees	Annual Fee
1	0 to 5	\$ <del>364<u>483</u>.00</del>
2	6 to 19	<del>502</del> 678.00
3	20 to 100	<del>706</del> <u>927</u> .00

4	101 to 500	<del>1,029</del> <u>1,348</u> .00

5 501 or more 1,7252,307.00

### Exception:

Every person, business, or business concern generating or handling a hazardous waste which is hazardous solely due to the presence of silver and which generates no other hazardous wastes shall be charged a fee equal to one-half the amount of the fee Group 1 fee. Beginning with the 20095-20016 fiscal year, this fee shall be \$182241.00.

B. Beginning with the 19992005-20006 fiscal year, the annual fee for a hazardous waste generator conducting treatment, required to be paid to the forester and fire warden by every person, business, or business concern that is a hazardous waste generator conducting treatment of hazardous waste under the Act shall be based on the highest tier of permit required in descending order as follows:

Permit lier	Annual Fee
(1) Permit by Rule (PBR)	\$ <del>1,012</del> <u>1,155</u> .00
(2) Conditional Authorization (CA)	<del>747</del> <u>811</u> .00
(3) Conditional Exemption (CE)	<del>109</del> 116.00

C. Every hazardous waste generator that has been issued a notice of violation as specified in Section 12.52.015 O of this chapter and has failed to correct the violation(s) or deviation(s) by the correction date as set forth in the notice of

violation may be charged a reinspection fee for each reinspection required to verify compliance with the notice of violation. Beginning with fiscal year <u>19992005</u>-200<u>6</u>, the reinspection fee shall be \$215285.00.

- D. Beginning with the 2000-2001 fiscal year, the schedule of fees contained in this section may be adjusted annually by the following procedures:
- 1. Hazardous Waste Generator Fees. Hazardous waste generator fees shall be determined based on the annualized cost to the forester and fire warden to administer the hazardous waste generator program, where annualized cost is defined as the annual salaries, employee benefits, and overhead for the personnel assigned to administer and implement the hazardous waste generator program calculated from rates contained in the forester and fire warden's rate package, as approved by the auditor-controller. The annualized cost shall be reallocated among hazardous waste generators based upon the number of hazardous waste generators in each fee group.
- 2. Tiered Permit Fees. Tiered permit fees shall be determined based on the annualized cost to the forester and fire warden to administer the tiered permit program, where annualized cost is defined as the annual salaries, employee benefits, and overhead for the personnel assigned to administer and implement the tiered permit program calculated from rates contained in the forester and fire warden's rate package, as approved by the auditor-controller. The annualized cost shall be reallocated among hazardous waste generators conducting treatment of hazardous waste under the tiered permit program based upon the number of permittees in each fee group.

3. Reinspection Fees. Reinspection fees shall be determined based on the annualized cost to the forester and fire warden to conduct reinspections of hazardous waste generators, where annualized cost is defined as the annual salaries, employee benefits, and overhead for the personnel assigned to conduct reinspections of hazardous waste generators calculated from rates contained in the forester and fire warden's rate package, as approved by the auditor-controller, divided by the annual number of reinspections conducted.

**SECTION 17.** Section 12.52.080 is hereby amended to read as follows:

12.52.080 <u>LicensePermit</u> -- Penalty for late fee payment.

If any fee required to be paid pursuant to Sections 12.52.040, 12.52.060 or 12.52.070 of this chapter is not paid in full prior to the delinquency date as defined in Section 12.52.075 of this chapter, in addition to such fee, the applicant shall pay a late fee equal to 2540 percent of the total assessed fee(s). If payment is made by mail, the date of payment is determined by the postmark date.

**SECTION 18.** Section 12.52.100 is hereby amended to read as follows:

12.52.100 Violation of injunction -- Civil penalty.

Any person who violates any injunction issued pursuant to Section 12.52.095 shall be liable for a civil penalty payable to the forester and fire warden not to exceed \$2501,000.00 for each day of violation of any such injunction.

**SECTION 19.** Section 12.56.060 is hereby amended to read as follows:

12.56.060 Late payment.

If any charge required to be paid pursuant to this chapter is not paid prior to the 31st day after the date of the first invoice requesting payment of the charge, in addition to such charge, the person shall pay a penalty equal to 2540 percent of the charge.

Date of payment is determined by postmark date.

**SECTION 20.** Section 12.60.060 is hereby amended to read as follows:

12.60.060 Late payment.

If any fee required to be paid pursuant to this chapter is not paid prior to the 31st day after the date of the first invoice requesting the fee, in addition to such fee, the applicant shall pay a penalty equal to 2540 percent of the total assessed fee(s). Date of payment is determined by postmark date.

**SECTION 21.** Section 12.60.070 is hereby amended to read as follows:

12.60.070 Misdemeanor violation.

Any person who Vviolationes of any provision of Sections 12.60.020 through 12.60.040 inclusive, shall be guilty of a misdemeanor, punishable by fine not to exceed \$1,000.00, or by imprisonment in the county jail for a period not exceeding six months, or both pursuant to Section 1.24.020 A of the county code. Such fine shall not be more than \$500.00, and shall:

A. For the first violation, not be less than \$100.00;

B. For the second and any subsequent violation, be \$500.00.

The provisions of this section are in addition to and independent of any other sanctions, penalties, or liabilities which are or may be imposed under this chapter or any other provisions of the hazardous waste control laws.

**SECTION 22.** Section 12.64.030 B is hereby amended to read as follows:

. . .

B. Every business which handles regulated substances shall be required to submit-annually, by the due date established by the administering agency, a registration form and/or certification statement to the administering agency in accordance with the regulations adopted pursuant to Section 25534.05 of the Act and the requirements of the administering agency pursuant to Section 25534.5 of the Act.

. . .

**SECTION 23.** Section 12.64.040 is hereby amended to read as follows:

12.64.040 Annual fees to be paid by handlers of hazardous materials.

Beginning with the 2004<u>5</u>-2002<u>6</u> fiscal year, the annual fee required to be paid to the forester and fire warden by every handler of hazardous materials for the administration and enforcement of the provisions of the Act shall be as follows:

Fee Group	Total Quantity of Hazardous Materials Handled at Any One Time During the Reporting Year	Annual Fee
1	Small Quantity Handler	\$ <del>140</del> <u>180</u> .00
	55 500 gallons or	
	500 5,000 pounds or	
	200 2,000 cubic feet or	
	TQ or greater quantity of	
	a RS if less than 500 pounds	
	And no more than one hazardous	
	material handled	
II	Minor Handler	<del>208</del> <u>261</u> .00
	55 500 gallons or	
	500 5,000 pounds or	
	200 2,000 cubic feet or	
	TQ or greater quantity of	
	a RS if less than 500 pounds	
	And more than one hazardous	
	material handled	

Fee Group	Total Quantity of Hazardous Materials Handled at Any One Time During the Reporting Year	Annual Fee
III	Moderate Handler	<del>271</del> <u>336</u> .00
	501 2,750 gallons or	
	5,001 25,000 pounds or	
	2,001 10,000 cubic feet	
IV	Major Handler	<del>380</del> 467.00
	2,751 50,000 gallons or	
	25,001 500,000 pounds or	
	10,001 200,000 cubic feet	
V	Major Handler Large Volume	<del>529</del> 671.00
	50,001 gallons and over or	
	500,001 pounds and over or	
	200,001 cubic feet and over	

Fee Group	Total Quantity of Hazardous Materials Handled at Any One Time During the Reporting Year	Annual Fee
VI	Major Handler – Complex	<del>868</del> <u>1,057</u> .00
	175,001 gallons and over or	
	700,001 pounds and over or	
	250,001 cubic feet and over or	
	A total quantity of two or	
	more hazardous materials when	
	expressed in or converted	
	to pounds that equals 500,000	
	pounds or greater;	
	AND	
	Which is either a refinery,	
	chemical plant, distillery,	
	bulk plant, or terminal as	
	defined herein.	

. . .

**SECTION 24.** Section 12.64.045 is hereby amended to read as follows:

12.64.045 Reinspection fees to be paid by handlers of hazardous materials.

Every hazardous materials handler or any business with a covered process that has been issued a notice of violation pursuant to Section 12.64.010 J of this chapter

and has failed to correct the violations or deviations by the correction date as set forth in the notice of violation may be charged a reinspection fee for each reinspection required to verify compliance with the notice of violation. Beginning in fiscal year 19992005-20096, the reinspection fee shall be \$215285.00.

**SECTION 25.** Section 12.64.050 is hereby amended to read as follows:

12.64.050 Additional fees -- Regulated substances.

A. Every business with a covered process shall in addition to the fee specified in Section 12.64.040, be required to pay an annual RS fee to the forester and fire warden for the administration and enforcement of RS registration, risk assessment, and risk mitigation in accordance with compliance under the Act. This fee shall be calculated as follows:

RS Fee = Rate Factor x Stationary Source Risk Units

Where:

The county rate factor shall be calculated as the county RMP program cost (the cost base for which is defined in Section 12.64.070), minus the RMP review fees divided by the total county risk units.

Rate Factor = County RMP Program Cost - RMP Review Fees

/Total County Risk Units

Where:

The total county risk units is determined by adding together the total risk units for each stationary source in the county.

And:

The total risk units for each stationary source are determined by adding together the risk units for each RS handled by that stationary source and adjusting this sum in accordance with the following schedule:

Risk Unit (RU) Range	Adjusted Risk Units
>0 and <= 10	10 plus 2 times the number of Risk Units
>10 and <= 100	30 plus the number of Risk Units over 10
>100 and <= 1000	120 plus ½ of the Risk Units over 100
>1000	570 plus ¼ of the Risk Units over 1000 up
	to a maximum of 1000 Adjusted Risk Units.

And:

The number of risk units for each RS handled by each stationary source is equal to the total reported daily maximum quantity in pounds divided by the assigned TQ or administering agency specified lower quantity for that RS.

B. RMP Review Fee. Every business required to prepare and submit a risk management plan pursuant to Section 25534 of the Act or Section 68.150 of Title 40 of the Code of Federal Regulations, will be assessed an RMP review fee, based upon the hourly personnel costs, as approved by the county auditor-controller, to recover the costs incurred by the forester and fire warden to review the RMP and ensure the requirements of the Act for that business have been met.

C. RMP Revision Fee. When a business undertakes an RMP revision which requires an audit or review by the forester and fire warden, an hourly charge will be assessed. This charge shall be based upon the hourly personnel costs incurred by the forester and fire warden as approved by the county auditor controller.

Beginning in fiscal year 2000-2001, the hourly rates for RMP review fees, and RMP revisions fees shall be \$87.19.

B. Beginning with the 2005-2006 fiscal year, the annual fee for the issuance of a unified program facility permit for a stationary source, required to be paid to the forester and fire warden by every person, business, or business concern handling, storing, or using a regulated substance above threshold quantities (RS fee) shall be as follows:

Fee Group	Risk Unit Range	Annual Fee
<u>l</u>	<u>&gt;0 and &lt;5</u>	\$339.00
<u>II</u>	=>5 and <15	<u>595.00</u>
Ш	=>15 and <50	<u>1,070.00</u>
<u>IV</u>	=>50 and <100	2,046.00
V	=>100 and <250	3,459.00
<u>VI</u>	=>250 and <500	5,579.00
VII	=>500 and <1,000	10,100.00
VIII	=>1,000 and <3,000	<u>15,427.00</u>
<u>IX</u>	=>3,000 and <10,000	20,587.00
X	=>10,000	25,734.00

# Where:

The total risk units for each regulated substance are determined by dividing the reported daily maximum quantity in pounds by the threshold quantity for that regulated substance and the total risk units for each stationary source are determined by adding together the risk units determined for each regulated substance at that stationary source.

- <u>C.</u> Any third party technical review required by the forester and fire warden shall be a cost paid by the stationary source.
- D. RS fees may be adjusted annually by the Board of Supervisors to recover the annualized cost to the forester and fire warden to administer the California Accidental Release Prevention program, where the annualized cost is defined as the annual salaries, employee benefits, and overhead for the personnel assigned to administer and implement the California Accidental Release Prevention program calculated from rates contained in the forester and fire warden's rate package, as approved by the auditor-controller. Exemption:

Any person, business, or business concern which conducts, exclusively for charitable purposes, an activity for which a fee is required under this chapter and from which no person benefits through the distribution of profits, payment of excessive charges or compensation, or the more advantageous pursuit of their business or profession shall not be charged any fee. Facts supporting entitlement to such exemption from a fee requirement shall be shown by affidavit filed with the forester and fire warden.

Any person, business, or business concern which conducts an activity for which a fee is required to be paid by this chapter shall be deemed to qualify for a fee exemption if it complies with <u>Ssection 214</u> of the California Revenue and Taxation Code as now and hereafter amended.

**SECTION 26.** Section 12.64.055 is hereby amended to read as follows:

## 12.64.055 Period to which fees apply.

A.—The annual fees required by Sections 12.64.040 and 12.64.050 A are based upon the information contained in the most recent required submission of the inventory of hazardous materials or RS registration on file with the forester and fire warden at the time the fees are determined. The quantity reported is considered to be current inventory or potential inventory unless amended as required pursuant to Section 25505(c) of the Act. There are no provisions for partial year fees or refund of fees.

B. The RMP preparation fee required by Section 12.64.050 B is based upon the selection of a stationary source to develop and submit a risk management plan in accordance with the requirements of the Act and shall be billed, collected and accounted for in accordance with the requirements of the county treasurer-tax collector and the county auditor controller.

C. The fees required by Sections 12.64.050 C through 12.64.050 E are based upon the personnel hours expended by the forester and fire warden to review, audit, or inspect stationary sources which are developing or have developed a risk

management plan and to ensure the requirements of the Act have been met. These fees shall be periodically billed, collected and accounted for in accordance with the requirements of the county treasurer tax collector and the county auditor controller.

**SECTION 27.** Section 12.64.060 is hereby amended to read as follows:

#### 12.64.060 Late submission fee.

A late submission fee shall apply to the filing requirements of both the business plan and inventory and to the RS registration requirements as follows:

Each handler failing to submit the required hazardous materials business plan or inventory documents and each stationary source failing to submit the required RS reporting documents in accordance with the established due date and reporting requirements of the administering agency as specified in Section 12.64.030 shall be levied a late submission fee commensurate to the additional administrative costs as determined by the administering agency and approved by the county auditor-controller. The date of submission is determined by the postmark date if mailed or the date received if hand carried. The late submission fee shall be \$230285.00.

**SECTION 28.** Section 12.64.065 is hereby amended to read as follows:

#### 12.64.065 Late payment penalty.

If any fee required to be paid pursuant to Sections 12.64.040 through 12.64.060 of this chapter is not paid prior to the 31st day after the date of the first invoice

requesting payment of the fee, in addition to such fee, the handler shall pay a penalty equal to 2540 percent of the total assessed fee(s). Date of payment is determined by postmark date.

[HazFeesEYCC]